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IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF TENNESSEE

DR Rosena Sordon-Sodia;	31.25-CV-0028B
Plaintiff(s),	Case Number CC-25-CV-170
v.)	Judge Eli Richardson Jury
Defendant(s). LLC	Magistrate Judge

Plaintiff Motion For Expedited Henring
(Type of Pleading)

Comes Now, the Plantiff, Dr. Reging Jordan-Sidia prose, and respectfully submits this Motion Expedited Hearing prisuant to Sovering motions, and applicable statues. request this Henerable court to schedule an expedited hearing based soldsing grounds: For Expedited CC-25-CV-170, dated April Stemped by the clerk For Circuit Coret lennersee. Montgomery County, timercial Houdships: VI tixed - income Sources including veteran

Defendants alleged predatory lending proctices have coused Plant FTS monthly marterse payments to rise from approximately \$1100 to & 2751. 47 imposing an under Grandial burden that threatens Maintites ability to meet essential living expenses. I reparable Hermi Without immediate judicial intervention, Mantito faces irraporable harm, as the increased financial obliquitous expandinged Plaintitts ability Stebility and need basic needs. Predatory Lending Practices: restructuring of Plantill eral Droglan has resulted les proprahanche (merchal obligators sycletaling Maintitte (marcial and creating darditions that Carsends constitute predatory N. Prevending Further Harm is pursume claims U), predatory hearing is necessary to address diate (nancial harm caused don't's practices end to provide Com escalating tomorcial Cistress

(Signature) Regional South Scalif (Print Name)
1757 Autumwcc d Blur Clark Swille Tw 37042 (Address & Telephone Number, if any)

	CERTIFICATE OF SERVICE	
The under	rsigned hereby certifies that the (pleading) tain to the served on:	2
(NIoma)	Kimberly S. Spirs Expedited Hearthy	1
(Name) (Address)	219 Church Street.	
(Address)	Suite 3300, Nashville TN 37203	
(Name)	Cocherne K. Kosses	
(Address) (Address)	222 Second Fre South, Suite 2000	
(Name)	Mashulle In 37201 Poss	
(Address)	308 5.2°C St	
(Address)	(larsoule TN 37040	
(Name) (Address)	Jason W. Callen	
(Address)	501 Connerce Street	
(Name)	Svite 1500, Nashville TN 37203	
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(Name)	Bo Christoner Murphy	
(Address)	Boffer Snow CLP, Medhote Building	
(Address)	Mashoille TN 37208 Nich Jordan Mason	
(Name) (Addres s)	COO Peachtree Street. NE Suite	
(Address)	Atlanta GA 30308 3000	
(Name)	John H Dallar hide	
(Address) (Address)	150 3rd 17 venue South Suite 1600	
(Name)	Nashville Thi 37201	
(Address)	3102 West End Ave, Suite 1100	
(Address)	Maskette /N 3/203	
on the	_day of Continue-	
	Signature	
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	CERTIFICATE OF SERVICE
The undersi	gned hereby certifies that the (pleading) to what the ved on:
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on the Held	day of April 20 25 Signature

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IN THE CIRCUIT COURT FOR MONTGOMERY COUNTY, TENNESSEE

Dr. Regina Jordan-Sodiq, Plaintiff v. PennyMac Loan Services, LLC, Defendant

Case No. CC-25-CV-170

PLAINTIFF'S MOTION FOR EXPEDITED HEARING

COMES NOW the Plaintiff, Dr. Regina Jordan-Sodiq, pro se, and respectfully submits this Motion for Expedited Hearing pursuant to Tennessee Rule of Civil Procedure 7.02, local court rules governing motions, and applicable statutes. Plaintiff requests this Honorable Court to schedule an expedited hearing based on the following grounds:

- 1. Financial Hardships: Plaintiff relies solely on fixed-income sources, including Veteran Disability Benefits and Social Security Disability. Defendant's alleged predatory lending practices have caused Plaintiff's monthly mortgage payments to rise from approximately \$1,100 to \$2,751.47, imposing an undue financial burden that threatens Plaintiff's ability to meet essential living expenses.
- 2. Irreparable Harm: Without immediate judicial intervention, Plaintiff faces irreparable harm, as the increased financial obligations jeopardize Plaintiff's ability to maintain housing stability and meet basic needs.
- 3. Predatory Lending Practices: Defendant's restructuring of Plaintiff's mortgage under the COVID-19 deferral program has resulted in disproportionate financial obligations, exacerbating Plaintiff's financial hardships and creating conditions that Plaintiff contends constitute predatory lending.
- 4. Preventing Further Harm: Plaintiff is pursuing claims of predatory lending against Defendant in federal court. While awaiting proceedings in the Middle Tennessee District Court, an expedited hearing in this Court is necessary to address the immediate financial harm caused by Defendant's practices and to provide relief from escalating financial distress.

WHEREFORE, Plaintiff respectfully requests that this Honorable Court: A. Grant Plaintiff's Motion for Expedited Hearing; B. Schedule a hearing at the earliest possible date to address Plaintiff's claims of predatory lending and financial hardships and/or irreparable harm; C. Provide interim relief to reduce Plaintiff's monthly mortgage payments; and D. Grant any other relief this Court deems just and proper under the circumstances.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Plaintiff's Motion for Expedited Hearing has been served upon the following party:

1. CT Corporation System Registered Agent for PennyMac Loan Services, LLC 300 Montvue Road Knoxville, TN 37919-5510

2. **Noah J. Mason, Esq.** Troutman Pepper Hamilton Sanders LLP 600 Peachtree Street NE, Suite 3000 Atlanta, GA 30308

Service was completed via U.S. Mail, certified mail, confirmation receipt on this 4th day of April 2025.

Respectfully submitted,

Dr. Regina Jordan Sodiq Pro Se Plaintiff

1757 Autumnwood Blvd Clarksville, TN 37042

G4818@yahoo.com; (931) 561-2546